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**From:** Valenziano, Beth [valenziano.beth@epa.gov]  
**Sent:** 6/20/2018 5:08:57 PM  
**To:** Castro, Grecia [Castro.Grecia@epa.gov]; Dalcher, Debra [dalcher.debra@epa.gov]  
**CC:** Damico, Genevieve [damico.genevieve@epa.gov]; Blathras, Constantine [blathras.constantine@epa.gov]  
**Subject:** MM2A example- Ford Livonia  
**Attachments:** A8645 ROP Void.pdf

State: Michigan

Source: Ford Livonia Transmission Plant A8645 and Ford Livonia New Product Center M4734

Links to permit documentation: title V void letter attached

PTI opt outs <http://www.deq.state.mi.us/aps/downloads/permits/finpticon/2018/34-18.pdf> and  
<http://www.deq.state.mi.us/aps/downloads/permits/finpticon/2018/32-18.pdf>

This is an example where you'll see general HAP limits and general recordkeeping geared toward coating/mass balance (and not emission sources like engine test cells or waste oil treatment). We've commented on PTE limit enforceability with MDEQ for other permits; there seems to be less documentation when HAP emissions from a source are small. These opt out permits did not go through public comment.